## IN THE UNITED STATES COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

3:08-CV-367

HIGH V	VOI TA	GF REV	<b>VERAGE</b>	SIIC
1110111	V OLIA	OL DE	V LIXACIL	o. Llc

Plaintiff/Counterclaim Defendant,

VS.

**ORDER** 

THE COCA-COLA COMPANY

Defendant/Counterclaim Plaintiff.

This matter is before the Court upon Defendant/Counterclaim Plaintiff The Coca-Cola Company ("TCCC") Consent Motion to Set Deadline for Response to Motion to Sever (#265). The Court finds that the deadline requested by TCCC is reasonable.

TCCC's motion is therefore **GRANTED**. TCCC's response to Defendant High Voltage Beverages, LLC's ("HVB") Motion to Sever the Champerty Counterclaim for Trial (#263) shall be filed no later than March 16, 2011. HVB's reply shall be filed no later than March 21.

Signed: March 7, 2011

Graham C. Mullen

United States District Judge